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APPLICATION NO.	FIL	ING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/450,890	0,890 11/29/1999		DAVID N. MAKINSON	SCH-52	8294
22827	7590	04/19/2004		EXAMINER	
DORITY &		•	NGUYEN, VINH P		
POST OFFICE BOX 1449 GREENVILLE, SC 29602-1449				ART UNIT	PAPER NUMBER
GREEN VILLE, SC		2002 1119		2829	
				DATE MAILED: 04/19/2004	

Please find below and/or attached an Office communication concerning this application or proceeding.

- 1	Application N .	Applicant(s)
	09/450,890	MAKINSON ET AL.
Office Action Summary	Examiner	Art Unit
	VINH P NGUYEN	2829
The MAILING DATE of this communication a Peri d for Reply	appears on the cover sheet with th	e correspondence address
A SHORTENED STATUTORY PERIOD FOR REF THE MAILING DATE OF THIS COMMUNICATION - Extensions of time may be available under the provisions of 37 CFR after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a r - If NO period for reply is specified above, the maximum statutory perions - Failure to reply within the set or extended period for reply will, by state that the period for reply will, by state that the material patent term adjustment. See 37 CFR 1.704(b).	N. 1.136(a). In no event, however, may a reply be reply within the statutory minimum of thirty (30) od will apply and will expire SIX (6) MONTHS futte, cause the application to become ABANDC	e timely filed days will be considered timely. rom the mailing date of this communication. NED (35 U.S.C. § 133).
Status		-
1) Responsive to communication(s) filed on 12	February 2004.	
<i>,</i>	his action is non-final.	
3) Since this application is in condition for allow closed in accordance with the practice unde		
Disposition of Claims		
4) ☐ Claim(s) 1-79 is/are pending in the application 4a) Of the above claim(s) is/are withd 5) ☐ Claim(s) 1-15,25-33 and 42-64 is/are allowe 6) ☐ Claim(s) 16-24,34-41 and 65-68 is/are reject 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and	rawn from consideration. d. ted.	
Application Papers		
9) The specification is objected to by the Exami	iner.	
10)☐ The drawing(s) filed on is/are: a)☐ a	ccepted or b) objected to by the	ne Examiner.
Applicant may not request that any objection to the		
Replacement drawing sheet(s) including the corr		
Priority under 35 U.S.C. § 119		
12) Acknowledgment is made of a claim for forei a) All b) Some * c) None of: 1. Certified copies of the priority docume 2. Certified copies of the priority docume 3. Copies of the certified copies of the p application from the International Burd * See the attached detailed Office action for a least	ents have been received. ents have been received in Applic riority documents have been rece eau (PCT Rule 17.2(a)).	cation No eived in this National Stage
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/6		
Information Disclosure Statement(s) (PTO-1449 or PTO/SB/lipaper No(s)/Mail Date	6) Other:	arr atom application (r 10-102)

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1. Claims 16-24 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

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In claim 16, it is unclear whether "resilient connectors" are positively claimed.

The dependent claims not specifically address share the same indefiniteness as they depend from rejected base claims.

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 3. Claim 65 is rejected under 35 U.S.C. 102(b) as being anticipated by Loy et al (Pat # 5,966,010).

As to claim 65, Loy et al disclose a meter as shown in figure 1 having a metrology board (20), an encloseable casing (12) having a cover (26), a baseplate (12) with spades (not shown) for electrical contact of the meter with main power and an antenna (22) connected to the metrology board (20). It is noted that the antenna is affixed substantially adjacent to and directly on selected of the first and second opposing surfaces (half circumference) of the metrology board.

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4. Claims 34-41,66-68 are rejected under 35 U.S.C. 103(a) as being unpatentable over Germer et al (pat #5,001,420) in view of Loy et al (Pat # 5,966,010) and Johnson (Pat #4,298,839) and Edward et al (Pat # 4,792,677)

As to claims 34,38-39,66-67, Germer et al disclose a utility meter as shown in figures I anè 3 having an enclosure with a cover (156) and a base plate (14), a metrology board (1 10) electrically connected to the spades (16,18,22), a circuit board (58) electrically connected to the metrology board (1 10) for providing additional functionality beyond the functionality provided by the metrology board selected customized feature for the meter beyond the metrology board electricity consumption signal (see column 2, lines 31-41 and column 7, lines 59-68- column 8, lines 1-25) and a fixed connector (96) for connecting both the metrology board (1 10) and the circuit board (58). It is noted that the board of Germer et al does not have an antenna. Loy et al disclose a meter as shown in Figure 1 having a metrology board (20), an encloseable casing (12) having a cover (26) and a baseplate (12) and an antenna (22) connected to the metrology board (20). It would have been obvious for one of ordinary skill in the art to provide an antenna affixed substantially adjacent to the metrology board of Germer et al so that the measured signal is transmitted to a remote location. It is noted that the antenna (22) of Loy et al is affixed substantially adjacent to selected of the first and second surface of the metrology board (20) of

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Loy et al.

As to claim 35, it is well known that Germer et al device inherently has a power supply for providing power to those boards so that they would have power for performing their functions.

As to claims 36 and 41, Germer et al teach that the metrology board connected to the circuit board through a fixed connector (96).

As to claims 37 and 40, Johnson disclose a meter as shown in figures 1 and 2 having a light source (86,87), a light pipe (115,117) for transmitting the light from the light source to the outside, an encloseable casing (12) having a cover and a baseplate. It would have been obvious for one of ordinary skill in the art to provide light source and light pipe on the chassis to the device of Germer et al (pat #4,804,957) in view of Loy et al so that optical readout is obtained. As to claim 68, Edward et al also teach that it would have been well known in the meter to have a display (20) supported within a cover and at least a transparent outer cover (18) for protecting the enclosed component.

- 5. Claims 1-15,25-33,42-64 and 69-79 are allowable since the prior art does not disclose an electricity meter using resilient connectors for connecting the spades to the metrology board
- 6. Applicant's arguments filed on 02/12/04 have been fully considered but they are not persuasive.

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Applicants argue that the antenna of Loy et al is not affixed substantially adjacent to selected of the first and second opposing surface of the metrology board for transmitting a radio signal directly therefrom through the cover.

Examiner disagrees with Applicants about this issue. Each of first and second opposing surfaces of the metrology board are considered as a half circumference of the metrology board and each of the half circumference of the board is opposite to each other. Therefore, Examiner believes that the prior art references still meet the limitations of claims 34-36,38-41 and 65-68.

7. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Bloss, Jr. et al (Pat # 5,877,703) disclose a utility meter transmiter assembly having an antenna printed circuit board (50).

8. THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37

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CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing

9. The proposed drawing correction filed on 08/26/02 has been approved by Examiner.

10. Any inquiry concerning this communication or earlier communications from the examiner should be directed to VINH P NGUYEN whose telephone number is (521)272-1964. The fax phone number for the organization where this application or proceeding is assigned is

703-872-9306.

date of this final action.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

VINH P. NĞUYEN PRIMARY EXAMINER

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